is recorded, shall be admitted as evidence to prove such receipt, release, or final discharge.

TRANSFERS BY TRUSTEES TO TRUSTEES IN OTHER STATES.

90. A trustee or trustees in this State, either by deed or will, 1876, c 245, s 1. or by appointment by order of the Circuit Court of Baltimore trust property City, or by any court in this State having equity jurisdiction, to trustee appropriate in the state having equity jurisdiction, to trustee appropriate in the state having equity jurisdiction, to trustee appropriate in the state having equity jurisdiction, to trustee appropriate in the state having equity jurisdiction, the state having equity jurisdiction, the state having equity jurisdiction, the state having equity jurisdiction is a state having equity jurisdiction. having funds, money, or property of any kind or description, another State. whether invested or uninvested, belonging to cestuis que trusts, may upon order of the Circuit Court of Baltimore City, or by order of any court of this State having equity jurisdiction, or any judge thereof, transfer, assign or pay over the principal of said trust estate, of whatsoever it may consist, and being the property of his or their cestuis que trusts, to any other trustee or trustees of said cestuis que trusts, appointed as such by a court in any State, of competent jurisdiction, or any judge thereof, whether the trustee so appointed resides in the State of Maryland or elsewhere.

91. Upon application the Circuit Court of Baltimore City, or 1d s 2. any court in this State having equity jurisdiction, is hereby au- Equity court to thorized and empowered to pass an order directing the transfer, assignment, or payment of the trust funds, moneys and properties of said cesturs que trusts to any other trustee or trustees as specified and mentioned in the last preceding section, provided. said court Proviso. before passing the order as aforesaid, shall be of opinion that it would be to the interest and advantage of the cesturs que trusts that said transfer should be made, and the court shall further be satisfied that said new trustee has properly bonded and been qualified as said trustee.

92. The receipt and release of the trustee or trustees properly Id s 3 authenticated to whom the said trust moneys, properties and effects Receipt and reof the cesturs que trusts shall or may have been paid over, assigned to be sufficient. or transferred, in virtue of the order or decree of the said Circuit Court of Baltimore City, or by any other court of competent jurisdiction in this State, or any judge thereof, shall be a good and sufficient release to the trustee so paying over, transferring or assigning said trust moneys, properties and effects of said trust estate, to the extent and to the amount so transferred, assigned or paid over.

RESIGNATION OF TRUSTEES.

93. In any case in which a trustee shall have been, or may here-1878, c 107 after be appointed by deed or by will, either as sole trustee or as a Resignation of trustee aptrustee to act in conjunction with another person or other persons or deed or court to manage, lease, or sell any real or personal estate, or shall have of equity been or shall hereafter be appointed such trustee by any court of this State exercising equity jurisdiction, and shall be desirous to Proceedings. retire from and resign such trust, after he or she shall have accepted the same, such trustee may exhibit a petition ex parte in the court